



PUBLISHED BY AUTHORITY

SIMLA, SATURDAY, APRIL 3, 1954

Separate paging is given to this Part in order that it may be filed as a separate compilation

PART III—SECTION 3

Notifications relating to Minor Administrations

OFFICE OF THE CHIEF COMMISSIONER,
BILASPUR (SIMLA HILLS)

NOTIFICATIONS

Bilaspur, the 18th March 1954

No. Rev-6/53-13—In exercise of the powers conferred by section 27 of the Punjab Security of Land Tenures Act, 1953 duly amended as applied to Bilaspur vide Government of India, Ministry of States Notification No. 191-J, dated 21st September 1953, the Chief Commissioner, Bilaspur is pleased to make the following rules for carrying out the purposes of the said Act:—

Rules

1. *Short title.*—(1) These rules may be called "The Bilaspur Security of Land Tenures Rules, 1954".

(2) They shall come into force at once.

2. *Conversion of ordinary acres into standard acres.*—The equivalent, in standard acres, of one ordinary acre of any class of land in any assessment circle, shall be determined by dividing by 16 the valuation shown in Annexure 'A' to these rules for such class of land in the said assessment circle.

3. *Intimation for reservation.*—A land-owner having land in excess of the permissible area and intending to make a reservation in pursuance of the provisions of sub-section (1) of section 5 of the Act shall notify, in duplicate, his reservation to the Patwari of the Estate in which the land is situated in the form in Annexure 'B' to these rules.

4. The application may be delivered personally to the Patwari who shall grant a receipt therefor or may be sent to the said Patwari by registered post, acknowledgement due.

5. The reservation by the land-owner shall be deemed to have been effected as soon as the application is received by the Patwari, subject to the verification of all details as hereinafter provided.

6. *Procedure for dealing with reservation forms.*—The Patwari shall after verifying all the particulars given in the forms, retain one copy and forward the other copy to the Tehsildar with his report as to the correctness of the particulars referred to. The Tehsildar shall retain such copy received by him and forward a copy only of the report made by the Patwari, with his own remarks, if any, to the Revenue Assistant/Sub Divisional Officer concerned of the District/Sub-Division for his information and such further action as may be considered by him necessary in the circumstances of such case.

7. *A Qabuliyat or a Patta by a tenant.*—A Qabuliyat or a Patta required to be executed under section 9(2)(vi) of the Act shall be in the form in Annexure 'C' to these rules.

8. *Application for restoration of possession.*—An application for restoration of tenancy under section 10(1) of the Act shall be made to, and disposed of by, the Assistant Collector of the first grade concerned after notice to the land-owner and such enquiry as he may deem necessary.

9. *Mode of determination of 1/3rd share of crop or value thereof*

(a) For the purposes of determination of the 1/3rd share of crop or the value thereof: "Crop" means only that part of the produce of the land and harvest concerned which was the subject of division between the landlord and the tenant before the commencement of the Act (X of 1953).

Explanation.—Any part of the produce which before the commencement of the Act, was not divided between the landlord and tenant, shall continue to be so and shall not be included in the term "crop".

(b) For the purposes of determination of the value of the "crop" as defined in sub-rule (a) the quality, quantity and the prevailing prices shall be taken into account.

10. *Receipt for rent received by the land-owner.*—A receipt to be given by a land-owner under section 14(1) of the Act for the rent received by him or on his behalf shall be in the form in Annexure 'D' appended to these rules.

11. *Procedure generally.*—The procedure of Revenue Officers in matters under the Punjab Security of Land Tenures Act, 1953 as applied to Bilaspur, and these rules for which a procedure is not prescribed thereby shall be regulated, as far as may be, by the procedure prescribed for Revenue Officers by the provisions of the Punjab Tenancy Act, 1887, as applied to Bilaspur and the rules thereunder.

By order of the Chief Commissioner

MAHABIR SINGH
Deputy Commissioner.

Annexure 'A'

Valuation statement for the whole of Bilaspur State.
(Figures represent value in annas per acre).

Area	Class of land	Valuation
1	2	3
The Whole of Bilaspur State	Kuhli 1st	16
	Kuhli 2nd	14
	Barani 1st (Andarli Awal) ..	12
	Barani 2nd (Andarli Doem) ...	8
	Barani 3rd (Baharli 1st and 2nd)	3

Annexure 'B'

(Rule 4 of the Punjab Security of Land Tenures Rules, 1953 and Section 5(1) of the Punjab Security of Land Tenures Act, 1953) as applied to Bilaspur.

Particulars of the entire land held by the undermentioned land-owner in the State of Bilaspur proposed to be reserved by him under section 5(1) of the Punjab Security of Land Tenures Act, 1953 as applied to Bilaspur.

To

The Collector District (through the patwari of the estate.....)

Sir,

As required by Section 5(1) of the Punjab Security of Land Tenures Act, 1953, as applied to Bilaspur, I furnished below the particulars of the land held by me as land-owner in the State of Bilaspur and selected by me for reservation :—

Serial No.	Name with description and address of land-owner.	District and Tehsil wherein the land is situated.	Name of estate in which land held is situated with path or taraf.	Details of area selected for reservation in the whole of the State of Bilaspur in respect of which the landowner receives rent directly from the tenants in actual cultivation of the land.								Total area in column 5(1) converted into stand and acres.	Remarks				
				Land held in proprietary right.		Land held as mortgagee with possession		Land held allottee		Land held as Lessee				Land held as land owner in any other capacity not hereinbefore specified		Total of items (b), (d), (f), (h), and (k)	
1	2	3	4	Field Nos. (a)	Area in ordinary acres (b)	Field Nos. (c)	Area in ordinary acres (d)	Field Nos. (e)	Area in ordinary acres (f)	Field Nos. (g)	Area in ordinary acres (h)			Nature of interest in land (i)	Field Nos. (j)	Area in ordinary acres (k)	Ordinary acres (l)
5																6	7
				K.M.		K.M.		K.M.		K.M.		K.M.		K.M.		K.M.	

Foot Notes.—(1) This form should be submitted in duplicate with attested copies in duplicate of extracts from the Jamabandis (and if necessary from Khasra Girdawari) in support of the above particulars.

(2) Each form sent to any patwari must contain particulars of all the land to be reserved in the whole of the State of Bilaspur.

Dated.....195

Signature.....

Certificate

I solemnly affirm that the particulars given by me in the above form are correct. In support of these particulars I attach herewith attested copies of necessary extracts from the Jamabandis and Khasra Girdawaris.

Dated.....195

Signature.....

Annexure 'C'

(Rule 6 of the Bilaspur Security of Land Tenures Rules, 1954 and Section 9(2) (vi) of the Punjab Security of Land Tenures Act, 1953) as applied to Bilaspur.

Qabuliyat or Patta

I, son of of village Tehsil..... District..... hereby take for cultivation land owned by son of..... comprising khasra Nos..... measuring..... acres..... kanals..... marlas in village..... tehsil..... District..... at a rent of (not exceeding 1/3rd of the crop of such land or the value thereof as determined in the prescribed manner or equal to the customary rent if such customary rent is less than 1/3rd of the crop of such land) ————— per harvest per agricultural year

and promise to pay it regularly in time.

I give an undertaking that I shall not—

(i) fail, without sufficient cause, to cultivate the land comprised in my tenancy in the manner or to the extent customary in the locality in which the land is situate;

(ii) use the land comprised in my tenancy in a manner which may render it unfit for the purpose for which I hold it; and

(iii) sublet the tenancy or a part thereof.

Witnesses :—

1..... Signature.....

Dated the.....19 son of.....

2..... Village.....

Dated the.....19 Tehsil.....

District.....

Dated the.....19

Note.—This Qabuliyat or Patta should be executed by the tenants in duplicate, who will give one copy to the landowner concerned and retain the other.

Annexure 'D'

(Rule 9 of the Bilaspur Security of Land Tenures Rules, 1953, and Section 14(1), of the Punjab Security of Land Tenures Act, 1953) as applied to Bilaspur.

Received rent in Cash (Rs. kind (a)) —(in words Rupees.....

Annas..... Pies.....) for Kharif (b) Rabi (b)

from..... son of of village.....

Tehsil..... District..... in respect of land

in my ownership/in the ownership of.....

son of..... of village.....

Tehsil..... District..... Comprising Khasra No.

Acres..... Kanals..... Marlas..... mentioned in Qabuliyat/Patta, area.

held under tenancy.

Dated the.....

Signature.....
 son of.....
 Land owner.....
 on behalf of.....
 Village.....
 Tehsil.....
 District.....
 Dated the.....

(a) Give names of commodities received and their weight in maunds and seers.

(b) Enter year here.

Bilaspur, the 20th March 1954

No. Rev(STC)3/54/12—In exercise of the powers under sub-rule (1) of Rule 11 of the Punjab Small Towns Electoral Rules as applicable to Bilaspur read with Chief Commissioner's notification No. LSG-3/2/54, dated the 21st January, 1954 it is hereby notified for general information that elections to the Small Town Committee Shri Naina Devi Ji for all the wards shall be held on the 10th of June, 1954 and that the candidates for membership of the town committee are required to submit their nomination papers to the undersigned by 4 P.M. on the 31st day of March 1954.

MAHABIR SINGH
 Deputy Commissioner

Bilaspur, the 24th March 1954

No. LAD/FT/3/54—Whereas it appears that land is likely to be required to be taken by Government at the Public expense for a public purpose, namely, for the opening of a Timber Sale Depot at Bilaspur State, it is hereby notified that land in the locality described below is likely to be required for the above purpose.

This notification is issued under the provisions of Section 4 of the Land Acquisition Act, 1894 to all whom it may concern.

In exercise of the powers conferred by the aforesaid section the Chief Commissioner, Bilaspur is pleased to authorise the officers for the time being engaged in the undertaking with their servants, workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.

Any person who has any objection to the acquisition of any land in the locality, may within 30 days of the publication of this notification in the Gazette of India, file an objection in writing before the Collector, Bilaspur, (Simla Hills).

Specifications

State	Dist. & Tehsil	Locality or Mauza	Khasra No.	Area Big. Bis.
Bilaspur	..	Bilaspur, Tehsil, Sadar Village Luhanoo		0 3

By order of the Chief Commissioner

MAHABIR SINGH
 DC

Bilaspur, (Simla Hills)

No. LAD/ED/54—Whereas it appears that land is likely to be required to be taken by Government at the public expense, for a public purpose, namely, for the construction of Janta College at Dakri by the Education Department, Bilaspur State, it is hereby notified that land in the locality described below is likely to be required for the above purpose.

This notification is issued under the provisions of Section 4 of the Land Acquisition Act, 1894 to all whom it may concern.

In exercise of the powers conferred by the aforesaid section the Chief Commissioner, Bilaspur is pleased to authorise the officers for the time being engaged in the undertaking with their servants, workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.

Any person who has any objection to the acquisition of any land in the locality, may within 30 days of the publication of this notification in the Gazette of India, file an objection in writing before the Collector, Bilaspur, (Simla Hills).

Specifications

State	Dist. & Tehsil	Locality or Mauza	Area Big. Bis.
Bilaspur	..	Bilaspur, Tehsil, Ghumarwin Dakri, Pargana Teon	35 18

By order of the Chief Commissioner

MAHABIR SINGH
 DC

Bilaspur, (Simla Hills)

Simla 4, the 27th March 1954

No. Secy./38/54—In consultation with the Accountant General, Punjab, the Chief Commissioner, Bilaspur, is pleased to revert Shri C. L. Sama, Finance Officer, Bilaspur, to his parent Department with effect from the 20th of March 1954.

By order

BISHAN DAS

Secretary

to the Chief Commissioner

OFFICE OF THE DEVELOPMENT COMMISSIONER,
BILASPUR STATE (SIMLA HILLS)

NOTIFICATION

Bilaspur, the 27th March 1954

No. CP/34/2/54—The Development Commissioner is pleased to accord approval to the elections of Chairmen of the Units and Circle Advisory Committees of Ghumarwin Development Block as per list below :—

Name of the Circle 1	Name of Unit 2	Name of the Chairman of Unit Committee 3	Name of Chairman of Circle Committee 4
Dahmli ..	Dahmli ..	Sh. Kishan Singh Jamedar s/o Pohlo Ram Village Chouki	Sh. Kishan Singh Jamedar. Sarpanch Halqua.
	Dhararsani ..	Sh. Basant Singh s/o Sh. Gopala village Dhararsani.	
	Ladhara ..	Sh. Fazla Ram s/o Sh. Sahib Singh, village Ladhara.	
	Poli ..	Sh. Rama Nand s/o Sh. Shibboo village Jamli.	
Samoh ..	Kesh ..	Sh. Shiv Ram, village Bijapur.	Sh. Shiv Ram.
	Beri Mian ..	Sh. Anant Ram Rajput village Barsand.	
	Samoh ..	Sh. Dittu Gujjar.	
	Kanjail ..	Sh. Kishna, village Roli	
Gehrwin ..	Mekhwini ..	Sh. Thola Singh (Zaildar Halqua).	Sh. Thola Singh.
	Jangla ..	Sh. Jeon Singh, village Jangla.	
	Slasi ..	Sh. Ram Dass village Behna Jattan.	
	Gehrwin ..	Sh. Nand Lal	
	Bhajnani ..	Sh. Narayan Dasa, village Broa.	
Dhani ..	Malraon ..	Sh. Prabh Dyal	Sh. Mansha Ram.
	Bah Fatoo ..	Sh. Bhag Singh.	
	Pakhar ..	Sh. Sant Ram.	
	Bah Cholog ..	Sh. Mansha Ram.	
Matla ..	Dehwin ..	Sh. Teg Singh	Sh. Anar Singh of Matla.
	Dehn ..	Sh. Noorangu, village Kuthora.	
	Mesahan ..	Sh. Kanahi Ram, village Psot.	
	Matla ..	Sh. Amar Singh.	
Jhandutta ..	Balgher ..	Sh. Bakshi Ram, village Jiwara.	Sh. Shiv Singh.
	Anroa ..	Sh. Shib Singh.	
	Jhandutta ..	Sh. Sher Singh Sarpanch.	
	Behran ..	Sh. Ram Ditta.	
	Rohi ..	Sh. Latoria Brahman.	
	Galian ..	Sh. Sundra.	
Dhanar ..	Jeywin ..	Sh. Santokh Singh	Sh. Sri Ram.
	Siwin ..	Sh. Nihalu Ram.	
	Kot ..	Sh. Nalha Ram.	
	Dhanar ..	Sh. Sri Ram, village Salwar.	
	Selh ..	Sh. Achhru Ram, village Chhajoti.	
Kalol ..	Kalol ..	Sh. Jagan Nath	Sh. Lachhman Singh.
	Jhonjoo ..	Sh. Lachhman Singh.	
	Lag ..	Sh. Kanhi Ram.	
	Changar-Mieran ..	Sh. Sham Lal, village Arloh.	
Bharoli Klan ..	Bharoli Klan ..	Sh. Nagnia Gujjar	Sh. Amar Nath.
	Broti ..	Sh. Sher Singh.	
	Jol ..	Sh. Lekh Ram.	
	Gochar ..	Sh. Amar Nath.	
	Koljyar ..	Sh. Anant Ram.	
Brahmni-Klan ..	Brahmni Klan ..	Sh. Dalail Singh, (Raj-put).	Sh. Amrit Lal.
	Badgaon ..	Sh. Chet Ram.	
	Boongri ..	Sh. Pohlu Ram.	
	Chounta ..	Sh. Amrit Lal.	

1	2	3	4
Gandher	Gandher	Sh. Ram Singh	Sh. Basant Singh.
	Mungar	Sh. Budhi Singh.	
	Katheon	Sh. Basant Singh.	
Taki	Kothi	Sh. Jachhman	Sh. Dalipa Ram.
	Naghar	Sh. Jamma Daas.	
	Changar-Talai	Sh. Dalipa Ram	
	Jhabola	Sh. Munshi Ram.	
Ramtehn	Dadhot	Sh. Santu Ram	Sh. Rala Ram.
	Samtelu	Sh. Milkhi Ram.	
	Dabhat-Manjari	Sh. Mandir Singh.	
	Taroch	Sh. Rala Ram.	
Nakrana	Oel	Sh. Dalipa	Sh. Gurdittu Ram.
	Nakrana	Sh. Gurdittu.	
	Mandhali	Sh. Durga.	
	Kachhlour	Sh. Shiv Ram.	
Bhakra	Slos	Sh. Sri Ram	Sh. Beli Ram.
	Makri	Sh. Babu Ram.	
	Uttapar	Sh. Lachhman Singh.	
	Bhakra	Sh. Beli Ram.	
	Tahra	Sh. Nathu Ram.	
Tobha	Sh. Naina Devi Ji.	Sh. Gondi Ram	Sh. Bishau Das of village Kot.
	Laasi	Sh. Bishan Das heir of Sh. Harnam Singh.	
	Nolan	Sh. Baldev Singh.	
	Tobha	Sh. Bishan Das of Dandhi Ram.	
Seo	Seo	Sh. Dana Ram Gujar	Sh. Longu Ram village Kaur.
	Kthalag	Sh. Ram Prakash, village Chehri.	
Patta	Bhadrog	Sh. Longu Ram.	
	Patta	Sh. Ram Dittu	Sh. Gopal Singh village Bedlu.
	Karngora	Sh. Gopal Singh.	
	Beri-Manjherwan.	Sh. Prithvi Singh.	
Auhar	Auhar	Sh. Kahna Ram	Sh. Kohna Ram, village Palihi.
	Amarpur	Sh. Bali Ram.	
	Prul	Sh. Lehu Ram.	
	Bhger	Sh. Rup Lal, village Bagthebr.	
Takrehra	Ghamani	Sh. Ram Singh	Sh. Biri Singh Subedar, village Pali.
	Manjhyaso	Sh. Parbhu R. m.	
	Prul	Subedar Biri Singh.	
	Takrehra	Sh. Munshi Ram.	
	Abdhan	Sh. Ram Daas.	
Ghumarwin	Ghumarwin	Sh. Chandu Ram	Sh. Jiwan Ram village Barota.
	Barota	Sh. Jiwan Ram.	
	Matwana	Sh. Gopala Ram.	
	Nain	Sh. Harbhaj.	
Dabhla	Dabhla	Sh. Kanshi Ram	Sh. Bakshi Ram village Bopari.
	Tion	Sh. Munshi Ram.	
	Kothi	Sh. Parbhu Ram.	
	Glain	Sh. Bakshi Ram.	
Matial	Morsinghi	Sh. Pura Chend	Sh. Mehtab Singh village Kasol.
	Matial	Sh. Polhu Ram, village Mosdhan.	
	Tikar-Kashlyan	Sh. Tulai Ram village Bhondol.	
	Kasol.	Sh. Mehtab Singh.	
Talwara	Talwara	Sh. Hamira Ram, village Chharol.	Sh. Gangu Ram Panch, village Kuthera.
	Masoor	Sh. Ram Singh Jamedar.	
	Kuthera	Sh. Bhagzi Ram.	
	Jokpalkhin	Sh. Tulai Ram.	
Hatwar	Hatwar	Sh. Durga Dutt Subedar.	Pt. Tulai Ram village Kot.
	Kot	Pt. Tulai Ram.	
Pandtehra	Pandtehra	Sh. Narainu Ram	Sh. Narainu Ram village Pandtehra.
	Bam	Sh. Pablu Ram.	
	Hambot	Sh. Sarwan Ram	
Marhana	Jandot	Sh. Nand Lal	Sh. Sher Singh village Marhana.
	Bhatwara	Sh. Nand Lal Sharma	
	Marhana	Sh. Sher Singh.	
Mehara	Mehara	Sh. Sukh Ram	Sh. Khazan Singh village Bari Chowk.
	Gandhalwin	Sh. Kazon Singh	
	Kothi	Sh. Sohan Lal	
Barota	Kharsal	Sh. Lachhman Daas	Sh. Sri Ram.
	Barota	Sh. Bhagwan Daas.	
	Taron	Subedar Tehru Ram	
Lehri-Sachl	Damshra	Sh. Ranjit Singh	Zaildar Ram Singh village Lehri Sachl.
	Lehri Sachl	Nambardar	
	Hari-Talyanger	Zaildar Ram Singh	
	Dakheot	Sh. Bachitar Singh	
	Jarora	Sh. Nishala	
Tadhul	Jarora	Sh. Srawan Dutt village Khoswin.	Subedar Kirpu Ram.
	Bhadson	Sh. Maru Ram village Lethwin.	
	Dadhul	Sh. Raghubir Singh village Dobru.	
	Beri Kalan	Subedar Kirpu Ram village Beri Khurd.	
Mehrin-Kathla	Kolari	Sh. Jiwa Nand Shastri	Sh. Jiwa Nand Shastri, village Nion.
	Mehrin-Kathla	Sh. Gangu Ram Jaildar.	
	Ladda	Sh. Bhagrat.	
Badgaon	Badgaon	Sh. Mohar Singh	Subedar Mohar Singh.
	Sangaon	Sh. Gokul Ram.	
	Dol Loawa	Sh. Surat Ram.	
Borthin	Kotlo Brahman	Sh. Bansil Ram	Sh. Sher Singh.
	Mohin	Sh. Shor Singh.	
	Borthin	Sh. Shukh Ram.	
	Sunhani	Sh. Jivnu Ram.	
Callin	Dhlo	Sh. Pars Ram Panch	Sh. Ganpat Ram.
	Paplah	Sh. Ganpat Ram.	
	Karloti	Sh. Jhonphi Ram.	

1	2	3	4
Chhat	Samlohal	Sh. Ram Dayal	Sh. Ganga Ram.
	Plaala	Sh. Phunnu Ram.	
	Himmar	Sh. Ganga Ram.	
	Sandhar	Sh. Bai Singh.	
Talyana	Bhalswai	Sh. Devi Ram	Sh. Devi Ram.
	Talyana	Sh. Sunder Lal.	
	Toudwin	Sh. Ram Saran.	
Hawan	Chorari	Sh. Chandu Ram	Sh. Chandu Ram.
	Hewan	Sh. Khazina Ram.	
	Ropa-Gholater	Sh. Nihal Singh.	
Chalabli	Chalabli	Sh. Narainu Ram.	Sh. Baweria Ram.
	Manjhar	Sh. Baweria Ram.	
	Mathwari	Sh. Shiv Nand.	
Harlog	Saroun Khas	Sh. Bhagat Ram	Sh. Bhagat Ram.
	Harlog	Sh. Munshi Ram.	
Malyawar	Rohn	Sh. Bali Ram	Sh. Daulat Ram.
	Malyawar	Sh. Achhu Ram.	
Bhapral	Slaon	Sh. Fatto Ram	Sh. Ram Singh.
	Bhapral	Sh. Ram Singh.	
	Lanjhta	Sh. Gobind Ram.	
	Gahur	Sh. Hari Ram.	

By order,
MAHABIR SINGH
*Deputy Commissioner-cum-
 Project Executive Officer*

GOVERNMENT OF KUTCH

NOTIFICATIONS

Bhuj, the 23rd March 1954

No. S-151/53—The Chief Commissioner for Kutch is pleased to promote Shri H. U. Oza, Supervisor on Rs. 220 p.m. in the scale of Rs. 100—12—208—EB—12—352—EB—12—460— to officiate as Asst. Engineer (central service Class II gazetted) on Rs. 240 p.m. in the scale of Rs. 220—15—400—EB—20—500—EB—25—650 in the Irrigation Division of the Kutch P.W.D. until further orders.

By order

S. B. PATIL
*Secretary to the
 Chief Commissioner for Kutch*

Bhuj, the 24th March 1954

No. S-55/54—Subject to his title to leave being certified by the Comptroller, Saurashtra, Rajkot, the Chief Commissioner for Kutch is pleased to grant Dr. K. T. Taskar, Chief Medical Officer, Kutch earned leave for fortyfive days with effect from 26th March 1954 to 9th May 1954 (both days inclusive).

2. Dr. M. M. Dalal, Assistant Surgeon, Grade I will, in addition to his duties, hold the routine charge of the post of Chief Medical Officer, Kutch during Dr. Taskar's absence on leave.

3. On his return from his leave, Dr. Taskar will be re-posted as Chief Medical Officer, Kutch.

By order

S. B. PATIL
*Secretary to the
 Chief Commissioner for Kutch*

GOVERNMENT OF AJMER

Legislative Assembly Department

The following Bill is published under rule 94 of the Rules of Procedure relating to the Ajmer Legislative Assembly for general information :—

THE AJMER LIVESTOCK IMPROVEMENT BILL, 1954, HAS RECEIVED THE RECOMMENDATION OF THE CHIEF COMMISSIONER, AJMER, UNDER SUBSECTION (3) OF SECTION 24 OF THE GOVERNMENT OF PART C STATES ACT, 1951.

BILL No. 3 OF 1954

A Bill to provide for the improvement of livestock in the State of Ajmer

Be it enacted by the Legislative Assembly of the State of Ajmer as follows :—

1. *Short title, extent and commencement.*—(1) This Act may be called the Ajmer Livestock Improvement Act 1954.

(2) It extends to the whole of the State of Ajmer.

(3) Section 1 and 2 shall come into force at once, and the State Government may by notification direct that all or any of the remaining provisions of this Act shall come

into force in such areas and on such dates as may be specified in the notification, and different dates may be fixed for different areas.

2. *Definitions.*—(1) In this Act, unless there is anything repugnant in the subject or context—

- (a) 'bull' includes a buffalo bull;
- (b) 'cow' includes a buffalo cow and a heifer;
- (c) 'licence' means a licence granted under section 5;
- (d) 'live-stock officer' means an officer or person appointed or invested with powers under section 3;
- (e) 'notification' means a notification in the Official Gazette;
- (f) 'prescribed' means prescribed by rules;
- (g) 'rules' means rules made under section 22;
- (h) 'State Government' means the Chief Commissioner of the State of Ajmer;
- (i) A person is said to keep a bull, if he owns the bull or has the bull in his possession or custody.

(2) The General Clauses Act, 1897 (X of 1897) applies for the interpretation of this Act as it applies for the interpretation of a Central Act.

3. *Live-stock officers.*—The State Government may by notification, appoint any officer for a specified area to be a live-stock officer and assign to such officer such powers and duties under this Act as it may deem fit.

4. *Prohibition of keeping a bull without licence.*—(1) No person shall keep a bull which has attained the prescribed age except under and in accordance with the terms, conditions and restrictions of licence granted under section 5.

(2) Nothing in this section shall apply to a bull which has been effectively castrated.

5. *Grant of licence.*—Every licence for the keeping of a bull shall be granted by the live-stock officer authorised by the State Government by general or special order in this behalf in such form, for such period, and subject to such terms, conditions and restrictions, as may be prescribed:

Provided that no fee shall be charged for the grant of a licence.

6. *Refusal and revocation of licence.*—(1) Subject to rules, the live-stock officer authorised to grant the licence may refuse to grant or may revoke a licence, if in the opinion of such authority, the bull appears to be

- (a) of defective or inferior conformation and likely to beget defective or inferior progeny; or
- (b) suffering from an incurable contagious or infectious disease or from any other disease rendering the bull unsuitable for breeding purposes; or
- (c) of a breed which it is undesirable to propagate in the area in which it is kept.

(2) The live-stock officer may also revoke a licence if in his opinion—

- (a) the licence was granted under circumstances of which the live-stock officer was not aware at the time of granting the licence; or
- (b) there has been a breach of any of the terms, conditions of the licence.

(3) No person shall be entitled to any compensation for the refusal or revocation of a licence under sub-section (1) or (2).

(4) If a licence is revoked under this section, the live-stock officer revoking the licence shall give notice to that effect to the person keeping the bull or to the person stated in the licence to be the owner of the bull and any such notice given in respect of a licence shall state the grounds for the revocation.

7. *Grant of duplicate licence.*—When the live-stock officer is satisfied that a licence granted under section 5 has been lost or destroyed, such officer may, subject to conditions as may be prescribed, issue to the holder of the licence a duplicate thereof, and thereupon all the provisions of this Act with respect to the licence shall apply to the duplicate as if it were the original licence.

8. *Surrender of a licence.*—A licence granted in respect of a bull shall be surrendered without delay by the holder thereof to the live-stock officer, if—

- (a) the period specified in the licence expires, or
- (b) the licence is revoked under this Act, or
- (c) the bull dies or is castrated in the prescribed manner.

9. *Inspection of bull.*—The live-stock officer may by order require any person keeping a bull to submit it for inspection by himself or by any officer or person deputed by him for the purpose, at any reasonable time, either at the place where the bull is kept for the time being or at any other reasonable place specified in the order and thereupon it shall be the duty of the person keeping the bull to submit it for inspection accordingly and to render all reasonable assistance in connection with such inspection to the officer concerned.

10. *Power to order castration of bulls.*—(1) A live-stock officer may, by notice served in the prescribed manner, require that any bull which has attained the prescribed age at the date when the notice is served and in respect of which no licence is for the time being in force under this Act, shall be castrated in the prescribed manner within one month after the service of such notice. Such castration shall, if the owner or other person who keeps the bull requires, be performed or cause to be performed by the live-stock officer free of charge.

(2) For the purpose of this section, a notice shall be served on the owner of the bull or on any other person who keeps the bull.

11. *Duty to produce licence.*—It shall be the duty of any person who for the time being keeps a bull, if a licence is in force in respect of the bull, to produce the licence—

- (a) within a reasonable time on demand made by a live-stock officer or any other officer authorised by general or special order by the State Government in this behalf at any place where the bull is for the time being,
- (b) before a cow is served by a bull, on demand made by the person in charge of the cow.

12. *Penalty for keeping a bull in contravention of this Act or rules or in contravention of licence.*—Whoever in contravention of this Act or any rule or order made under this Act or of any terms, conditions or restrictions of licence keeps a bull shall, on conviction, be punishable with fine which may extend to Rs. 25.

13. *Penalty for neglect or failure to comply with notice under section 6 or 10.*—Whoever neglects or fails to comply with notice served in accordance with section 6 or 10, shall, on conviction, be punishable with fine which may extend to Rs. 25.

14. *Penalty for neglect or failure to comply with requisition under section 9 or 11.*—Whoever neglects or fails to submit a bull for inspection when required by a live-stock officer for inspection under section 9 or whoever fails to produce a licence when required to do so in accordance with the provisions of section 11 shall, on conviction, be punishable with fine which may extend to Rs. 25.

15. *Power of live-stock officer to castrate.*—(1) Whenever an offence under section 14 has been committed, or whenever any bull has not been castrated in compliance with the notice served under section 10, it shall be competent to a live-stock officer to castrate or cause to be castrated in the prescribed manner, the bull in respect of which such offence was committed or such notice was served, as the case may be. Such castration shall be performed or caused to be performed by the live-stock officer free of charge.

(2) It shall also be competent to a live-stock officer to seize any bull, if the person in whose ownership, possession or custody it is for the time being, is not known or cannot be ascertained after an inquiry in the prescribed manner. On such seizure the live-stock officer may, if he is of opinion that such bull has attained the prescribed age or is suffering from any of the defects or disease specified in section 6, direct that the said bull shall be—

- (a) castrated in the prescribed manner, and
- (b) sold by public auction or sent to a pinjrapol provided that if the owner of the said bull appears within fifteen days of such seizure and proves to the satisfaction of the live-stock officer that the said bull is of his ownership,—the said bull—
 - (i) if not sold by public auction, or
 - (ii) if sent to a pinjrapol, shall be delivered to such owner on payment of the costs, charges and expenses incurred for the maintenance of the said bull and determined in the prescribed manner, or
 - (iii) if sold by public auction, the proceeds of such sale shall be paid to such owner after deducting therefrom the costs, charges and expenses incurred for the maintenance and sale of the said bull and determined in the prescribed manner.

16. *Power of live-stock officer to inspect or mark a bull or to enter premises.*—For the purposes of this Act, a live-stock officer shall have power at all reasonable times—

- (a) to inspect any bull,
- (b) to mark any bull with any prescribed mark in the prescribed manner,
- (c) to enter any premises or other place in the prescribed manner, where he has reason to believe that a bull is kept.

17. *Duty of officers to assist the live-stock officers.*—All officers of the State Government in the departments of revenue, agriculture or animal husbandry and all lumbar-dars and patels shall be bound—

- (a) to give immediate information to a live-stock officer of the commission of any offence, or the intention or preparation to commit any offence punishable under this Act which may come to their knowledge ;
- (b) to take all reasonable measures in their power to prevent the commission of any such offence which they know or have reason to believe is about to be committed ; and
- (c) to assist any live-stock officer in carrying out the provisions of this Act.

18. *Cognisance of offences.*—No court shall take cognisance of any offence under this Act except on a complaint made by a live-stock officer or any person authorised by such officer in that behalf.

19. *Live-stock officer to be a public servant.*—Every live-stock officer shall be deemed to a public servant within the meaning of section 21 of the Indian Penal Code.

20. *Protection of persons acting in good faith and limitation of suits and prosecutions.*—(1) No suit, prosecution or other legal proceedings shall be instituted against any person for anything which is in good faith done or intended to be done under this Act or the rules.

(2) No suit shall be instituted against the Government and no suit, prosecution or other proceeding shall be instituted against any officer or servant of the Government in respect of anything done or alleged to have been done in pursuance of this Act, unless the suit, prosecution or other proceeding is instituted within four months from the date of the act complained of.

21. *Revision.*—The State Government may call for and examine the record of any order or the proceedings of any live-stock officer for the purpose of satisfying itself as to the legality or propriety of any order passed and as to the regularity of the proceedings of such officer. If in any case it shall appear to the State Government that any order or proceedings so called for should be modified, annulled or reversed, it may pass such order as it may deem fit.

22. *Power of the State Government to make rules.*—(1) The State Government may make rules for the purpose of carrying into effect the provisions of this Act.

(2) In particular and without prejudice to the generality of the foregoing provisions, such rules may be made for all or any of the following purposes, namely :—

- (a) under section 3, prescribing the powers and duties to be exercised and performed by a live-stock officer and the assignment of such powers or duties,
- (b) under section 4, prescribing the age of a bull after which it shall not be kept without a licence,
- (c) under section 5, prescribing the form of, the manner in which, the terms, conditions and restrictions on which, a licence shall be granted, transferred or renewed,
- (d) under section 6 prescribing the conditions subject to which a licence may be revoked,
- (e) under sections 6 and 10, prescribing the manner in which notice shall be served,
- (f) under section 7, prescribing the conditions subject to which a duplicate of a licence may be granted,
- (g) under sections 10 and 15, prescribing the manner in which a bull shall be castrated and the manner in which inquiry regarding the ownership of a bull shall be made, and costs, charges and expenses for the maintenance and sale of a bull shall be determined,
- (h) under section 16, prescribing the manner and form in which a bull shall be marked and the manner in which a live-stock officer shall enter any premises or other place.

(3) In making a rule under sub-section (1) or sub-section (2), the State Government may provide that a person guilty of breach thereof shall be punishable with fine which may extend to Rs. 25.

(4) The power to make rules conferred by this section shall be subject to the condition of the rules being made after previous publication.

(5) All rules made under this section shall be published in the official Gazette, and upon such publication shall have effect as if enacted in this Act.

(6) All rules made under this section shall as soon as they are made be laid before the Legislative Assembly of the State of Ajmer.

23. Nothing in this Act shall apply to a bull dedicated in good faith to a religious purpose according to religious custom or usage.

Statement of Objects and Reasons

The number of bulls available in the State of Ajmer for stud purposes falls much short of the actual requirements. Some of the bulls available are of highly defective and inferior conformation and are likely to cause the birth of defective and inferior progeny. The Key-Village-cum-Artificial Insemination Scheme which is being started at several centres in the State envisages the upgrading of cattle both by natural as well as by artificial means. For the successful implementation of the scheme it is necessary to eliminate inferior and decrepit stock. The proposed Bill aims at fulfilling this object of elimination of inferior stock and production of superior stock.

HARI BHAI UPADHAYAYA
Minister-in-Charge

G. S. GAITONDE
*Secretary to Government of Ajmer
Law and Judicial Department.*

The following Bill is published under rule 94 of the Rules of Procedure relating to the Ajmer Legislative Assembly for general information :—

BILL No. 6 OF 1954

A Bill to provide for the preservation of certain animals by controlling the slaughter thereof.

Be it enacted by the Legislative Assembly of the State of Ajmer as follows :—

1. *Short title, extent and commencement.*—(1) This Act, may be called the Ajmer Animal Preservation Act, 1954.

(2) It extends to the whole of the State of Ajmer.

(3) It shall come into force on such date as the State Government may, by notification in the official Gazette, appoint.

2. *Application of Act.*—This Act applies to the animals specified in the Schedule.

3. *Definitions.*—(1) In this Act, unless the context otherwise requires,—

- (a) 'animal' means an animal to which this Act applies ;
- (b) 'competent authority' means a person or body of persons appointed under section 4 to perform the functions of a competent authority under this Act ;
- (c) 'prescribed' means prescribed by rules made under this Act ;
- (d) 'State Government' means the Chief Commissioner of the State of Ajmer.

(2) The General Clauses Act, 1897 (X of 1897) applies for the interpretation of this Act as it applies for the interpretation of a Central Act.

4. *Appointment of competent authority.*—The State Government may, by notification in the official Gazette, appoint a person or body of persons to perform the functions of a competent authority under this Act for such area as may be specified in the notification.

5. *Prohibition of slaughter of animals without certificate.*—(1) Notwithstanding anything in any law for the time being in force or any usage to the contrary, no person shall slaughter or cause to be slaughtered any animal unless on an application made in this behalf he has obtained a certificate in the prescribed form from the competent authority for the area in which the animal is to be slaughtered that the animal is fit for slaughter.

(2) An application for a certificate under sub-section (1) to the competent authority shall be accompanied by an affidavit which shall contain particulars about the age of the animal proposed to be slaughtered and such other particulars as may be prescribed.

(3) No certificate shall be granted under sub-section (1) unless the competent authority, for reasons to be recorded in writing, is of opinion that—

- (a) the animal is over fourteen years of age and is unfit for work and breeding, or
- (b) the animal has become permanently incapacitated for work or breeding due to age, injury, deformity or any incurable disease.

6. *Appeals and revision.*—(1) Any person aggrieved by the refusal of a competent authority to grant a certificate under section 5 may, within fifteen days from the date of communication to him of such refusal, appeal to the State Government against the order of refusal and the State Government may pass such order thereon as it thinks fit.

(2) The State Government may at any time for the purpose of satisfying itself as to the legality or propriety of any action taken under section 5 call for and examine the record of any case, and may pass such order thereon as it thinks fit.

(3) Subject to the provisions of this section, any action taken under section 5 shall be final and shall not be called in question in any court.

7. *Prohibition of slaughter of animals in places not prescribed for the purpose.*—No animal in respect of which a certificate has been issued under section 5 shall be slaughtered in any place other than a place prescribed in this behalf.

8. *Power to enter and inspect premises.*—(1) For the purpose of enforcing the provisions of this Act, the competent authority or any person authorised in this behalf by the State Government or the competent authority (hereinafter referred to as the authorised person) shall have power to enter and inspect any premises where the competent authority or such authorised person has reason to believe that an offence under this Act has been or is likely to be committed.

(2) Every person in occupation of any such premises as are specified in sub-section (1) shall allow the competent authority or the authorised person such access to the premises as may be necessary for the aforesaid purposes and shall answer to the best of his knowledge and belief any question put to him by the competent authority or such authorised person.

9. *Penalties.*—Whoever contravenes any of the provisions of this Act shall be punishable with imprisonment for a term which may extend to six months, or with fine which may extend to one thousand rupees, or with both.

10. *Offences to be cognisable.*—Notwithstanding anything contained in the Code of Criminal Procedure, 1898 (Act V of 1898) all offences under this Act shall be cognisable.

11. *Abetments and attempts.*—Whoever abets any offence punishable under this Act or attempts to commit any such offence shall be punished with the punishment provided in this Act for such offence.

12. *Officers exercising powers under this Act deemed to be public servants.*—All persons exercising powers under this Act shall be deemed to be public servants within the meaning of section 21 of the Indian Penal Code, 1860 (Act XLV of 1860).

13. *Protection of persons acting in good faith.*—No suit, prosecution or other legal proceeding shall be instituted against any person for anything which is in good faith done or intended to be done under this Act or the rules made thereunder.

14. *Power to grant exemptions.*—The State Government, if satisfied on a certificate of a Veterinary Surgeon or otherwise, that the slaughter of any animal or class of animals is necessary in the interest of public health or for any medical or research purpose or it is suffering from a contagious disease and its retention is dangerous to other animals, may by a general or special order direct, that subject to such conditions as may be prescribed, the provisions of this Act, shall not apply to the slaughter of such animal or class of animals.

15. *Delegation of powers.*—The State Government may, by notification in the official Gazette, delegate to any officer of the State Government all or any of its powers or functions under section 6 or section 14.

16. *Power to make rules.*—(1) The State Government may, by notification in the official Gazette, make rules to carry out the purposes of this Act.

(2) In particular, and without prejudice to the generality of the foregoing power, such rules may provide for—

- (a) the appointment of a competent authority and the procedure to be followed by a competent authority in the exercise of its functions under this Act;
- (b) the form of an application and an affidavit referred to in section 5 and the manner in which any such application may be filed;
- (c) the form of a certificate to be granted under section 5;
- (d) the fees payable for any certificate granted under section 5;
- (e) the places in which animals may be slaughtered in pursuance of this Act;
- (f) the conditions subject to which the slaughter of any animal or class of animals may be permitted under section 14.

The Schedule

(See section 2)

Bulls
Bullocks
Cows
Calves
Male and female buffaloes
Buffalo calves

Statement of Objects and Reasons

It has often been represented to the Government that large number of cattle are annually slaughtered in the country for meat purposes and that this slaughter is often indiscriminate and includes animals of all ages and qualities. The Government of India had appointed a Cattle Preservation and Development Committee consisting of officials and non-officials to consider the question in all its aspects and to recommend a comprehensive Plan for action. The Committee recommended that there should be a total prohibition of all useful cattle and that this prohibition may not apply to animals over 14 years of age and animals of any age permanently unable to work. The recommendation was accepted by the Government of India. This Bill is intended to give effect thereto.

After the Bill becomes law slaughter of animals shall be regulated by the issue of certificates by a body of persons consisting of officials and non-officials called the Competent Authority and appointed by the State Government.

HARI BHAI UPADHAYAYA
Minister-in-Charge

G. S. GAITONDE
Secretary to Government of Ajmer
Law and Judicial Department

Development Department

Ajmer, the 20th March 1954

(To be substituted in place of this Department Notification No. H(6)/76/53-Dev., dated the 7th January 1954)

No. H(6)/76/53-Dev.—Shri G. P. Shukla is appointed to officiate as Additional Agricultural Officer, Ajmer with effect from the forenoon of the 21st December, 1953 vice Shri C. L. Nagar, officiating as Agricultural Officer, Ajmer. By order of the Chief Commissioner

A. SEN,
I.A.S.
Chief Secretary

Confidential Department

Ajmer, the 22nd March 1954

No. FCS-1/3/54-Conf.—Earned leave for 22 days from 24th March 1954 to 14th April 1954 (both days inclusive) is granted to Shri P. D. Vyas, Director of Food and Civil Supplies, Ajmer.

A. SEN,
Secretary in Charge
Food and Civil Supplies Department
Government of Ajmer

Medical and Local Self Government Department

Ajmer, the 22nd March 1954

No. 9/8/51-LSG.—In exercise of the powers vested in him under sub-section (3) of section 13 of the Ajmer-Merwara Municipalities Regulation, 1925 (VI of 1925),

the Chief Commissioner directs that the provisions of sub-section (1) of section 13 of the said Regulation shall not, for the time being, apply in the case of the Bijainagar Municipal Committee constituted under this Government Notification bearing the same number and date.

2. The Chief Commissioner further directs that the Extra Assistant Commissioner, Bawar, is for the time being nominated as Chairman of the said municipality.

3. The terms of the Chairman under this notification will commence from the date of issue of these orders.

By order

V. N. BHATIA
Deputy Secretary

Ajmer, the 22nd March 1954

No. 9/6/51-LSG.—In exercise of the powers conferred on him by section 8(1)(1)(a) of the Ajmer-Merwara Municipalities Regulation, 1925 (VI of 1925) as adapted by the Govt. of India from time to time read with the Government of India, late Home Department Notification No. F.126/37-Public, dated the 1st April 1937, the Chief Commissioner directs that the Municipal Committee at Bijainagar shall, for the time being, consist of six members to be nominated by the Chief Commissioner, State of Ajmer.

2. In accordance with the provisions of sub-section (3) of section 8 of the Ajmer-Merwara Municipalities Regulation, 1925 (VI of 1925) he further directs under section 8(1)(1)(a) that the following persons shall be nominated as members of the Bijainagar Municipal Committee as constituted under the first para of this Notification with effect from the date of issue of these orders :—

1. Shri Kanhiya Lal Bateera.
2. Shri Ramjas.
3. Shri Dhirajlal.
4. Shri Mohd. Siddique.
5. Shri Gulab Chand Chordiya.
6. Shri Champa Lal Jindal.
7. Shri Hardeo Chamar.
8. Shri Surya Narayan.

By order

V. N. BHATIA
Deputy Secretary

Ajmer, the 26th March 1954

No. 15/77/53-Medl.—Dr. Sunder Narain, Civil Assistant Surgeon, Grade I, Victoria Hospital, Ajmer has been granted earned leave for 75 days with effect from the 1st February 1954.

V. N. BHATIA
Deputy Secretary

Revenue Department

Ajmer, the 23rd March 1954

No. 62(2)/20/53-Rev.—It is hereby Certified that the Certificate of Approval granted to Shri Madholal Prop. Sital Mineral Industries, Jodgarh, in this Government Notification No. 22/11/49-Genl, dated the 29th March 1949, has been further renewed with effect from 1st January 1954.

2. This renewed Certificate of Approval will remain in force upto the midnight of 31st December 1954.

By order

S. A. RAUF
Deputy Secretary

Ajmer, the 23rd March 1954

No. 62(2)/82/53-Rev.—It is hereby certified that the certificate of Approval granted to Seth Bhag Chand Soni, Bankers and Treasurer, Ajmer in this Government Notification No. A/25-I-II, dated the 27th November 1953, has been further renewed with effect from 1st January 1954.

2. This renewed certificate of Approval will remain in force upto the midnight of 31st December 1954.

By order

S. A. RAUF
Deputy Secretary

Ajmer, the 26th March 1954

No. 62(2)/114/53-Rev.—It is hereby certified that the Certificate of Approval granted to Raj Vaidya Dr. Ghan Bhyam Sharma Adarsh Nagar, Ajmer, in this Government

Notification No. 3/134/51-Mines, dated the 7th September 1951, has been further renewed with effect from 1st January 1954.

2. This renewed Certificate of Approval will remain in force upto the midnight of 31st December 1954.

By order

S. A. RAUF
Deputy Secretary

Home and Services Department

Ajmer, the 22nd March 1954

No. S(1-C)22/53-H&S.—On the expiry of his leave Shri P. N. Seth resumed Charge of the Office of Sub-Divisional Officer, Kekri on the forenoon of the 22nd October 1953.

By order of the Chief Commissioner

A. SEN

I.A.S.

Chief Secretary

Ajmer, the 25th March 1954

No. P(1-a)/7/53-H&S.—Leave on average pay for four months combined with leave on average pay for another four months under proviso to Fundamental Rules 81-b(ii) is granted to Shri Sardar Singh, I.P., Deputy Inspector General of Police, Ajmer, with effect from 1st February 1954, to 30th September 1954, (both days inclusive), the latter subject to the condition that it is spent outside India, Pakistan, Ceylon, Nepal, Burma or Aden.

By order of the Chief Commissioner

A. SEN

I.A.S.

Chief Secretary

Education Department

Ajmer, the 24th March 1954

No. 14(a)/4/54-Edn.—Shri K. P. Madnani, Assistant Master, Government of High School for Sindhis No. 2 Ajmer is appointed to officiate as Head Master, Government High School for Sindhis No. 3, Beawar, with effect from the forenoon of 4th March 1954.

No. 14/43/54-Edn.—Shri Syam Behari Lal Bhargava relinquished charge of the temporary post of Officer on Special Duty, Directorate of Education, Ajmer on the afternoon of the 28th February 1954 and reverted to his substantive post of office superintendent in the Deputy Commissioner's office, Ajmer.

V. N. BHATIA
Deputy Secretary

Law and Judicial Department

Ajmer, the 23rd March 1954

No. 11/1/53-L&J.—Shri J. D. Sharma District and Sessions Judge Ajmer was granted leave on average pay for one month and two days with effect from the 9th February 1954 to the 10th March 1954, with permission to affix to it the Urs Khawaja Sahib Holidays falling on the 11th and 12th March 1954 and Sri Jacob, Senior Sub-Judge and Judge Small Causes Court, Ajmer was appointed to officiate as District and Sessions Judge Ajmer in his place from 9th February 1954 to the 10th March 1954.

2. This Government's Notification No. 11/1/53-L&J dated the 11th February 1954 is hereby cancelled.

By order

G. S. GAITONDE

Secretary to the Government of Ajmer

Ajmer, the 23rd March 1954

No. 10/4/54-L&J.—Shri P. L. Agarwal, Debt Settlement Officer, Ajmer, was granted earned leave for five days with effect from the 8th December 1953, to the 12th December 1953 with permission to affix Sunday, the 13th December 1953.

2. On return from leave Shri Agarwal assumed charge of the post of Debt Settlement Officer, Ajmer, on the 14th December 1953.

By order

G. S. GAITONDE

Secretary to Government of Ajmer

Ajmer, the 26th March 1954

No. 11/1/53-L&J—This Government Notification No. 11/1/53-L&J, dated the 20th February 1954 appointing Shri P. L. Agarwala as Senior Sub-Judge First Class with extended jurisdiction to try suits without limit of value or amount throughout the State of Ajmer and Judge, Small Causes Court Ajmer, in addition to his own duties as Debt Settlement Officer and Sub-Judge, Ajmer, is hereby cancelled with effect from the forenoon of 13th March 1954.

By order
G. S. GAITONDE

Secretary to the Government of Ajmer

Ajmer, the 26th March 1954

No. 11/1/53-L&J—On relief by Shri J. D. Sharma of the Charge of the post of District and Sessions Judge, Ajmer on the forenoon of the 13th March 1954, Shri C. Jacob assumed charge of the post of Judge Small Cause Court and Senior Sub Judge, Ajmer, with effect from the same date.

By order
G. S. GAITONDE

Secretary to the Government of Ajmer

Ajmer, the 26th March 1954

No. 11/1/53-L&J—On the expiry of his leave for one month and two days with effect from the 9th February 1954 to the 10th March 1954 with permission to affix to it, the Urs Khawaja Sahib Holidays falling on the 11th and 12th March 1954, granted vide this Government Notification No. 11/1/53-L&J dated the 23rd March 1954, Shri J. D. Sharma District and Sessions Judge Ajmer resumed charge of his office on the forenoon of the 13th March 1954.

By order
G. S. GAITONDE

Secretary to the Government of Ajmer

Ajmer, the 25th March 1954

No. 15(pw)/3/52-D&L—In exercise of the powers conferred by section 68 of the Motor Vehicles Act, 1939 read with the notification of the Government of India, the Ministry of Home Affairs, No. 43/36/43-Judl.1, dated the 20th January 1954, the Chief Commissioner, Ajmer hereby directs that the following further amendment shall be made in the Ajmer-Merwara Motor Vehicles Rules, 1940, namely :—

In the said Rules, after rule 4.46 the following rule shall be inserted, namely:—

"4.46-A.—Every owner of a public service vehicle shall get the same disinfected with D.D.T. once in two months by an officer appointed by a local

authority, or where there is no local authority at any place, by such officer as may be appointed by the State Transport Authority in this behalf, on payment of annas eight per service. The Officer so disinfecting the vehicle shall make an entry to that effect in the registration certificates of the vehicle.

Explanation.—'Local authority' for the purposes of this rule means a Municipal Committee, the District Board or a Cantonment Board constituted under the law".

By order of the Chief Commissioner

P. C. MUKHERJEE
Secretary

Labour Department CORRIGENDUM

Ajmer, the 23rd March 1954

No. 24/12/53-Lab—In this Government Resolution No. 24/12/52-Lab dated the 24th September 1953 regarding constitution of the Khadi and Village Industries Advisory Board, for item "9-Registrar, Cooperative Societies, Ajmer (Secretary)" the following shall be substituted :—

"9-Assistant Registrar, Cooperative Societies, Ajmer (Secretary)".

V. N. BHATIA
Deputy Secretary

ORDERS BY THE DISTRICT MAGISTRATE, STATE OF AJMER, AJMER

NOTIFICATION

Ajmer, the 23rd March 1954

No. B. 2962-75/IV(g)148—In exercise of the powers conferred upon me by section 34 of the Ajmer Laws Regulation, 1877 (Regulation No. III of 1877) I hereby order that no person shall slaughter or cause to be slaughtered any animal on the 15th April 1954 on account of 'MAHABIR JAYANTI DAY' in any slaughter houses in the Municipal limits of Ajmer, Beawar, Dooli, Kekri and Pushkar.

2. The word 'animal' means animals meant for slaughtering for food and includes all types of poultry, fish and game birds.

3. Any person contravening those orders shall, in addition to any other consequences that would ensue for such breach on conviction before a Magistrate, be punished with imprisonment not exceeding one month or fine not exceeding two hundred rupees or both.

A. K. MUSTAFY
District Magistrate, Ajmer

NOTICE UNDER SECTION 6 OF THE EVACUEE PROPERTY (SEPARATION) ACT, 1951 (Act LXIV of 1951).

Whereas information has been laid before me that the properties described in the Schedule hereto annexed are composite properties;

And whereas the evacuee interest in the said properties is to be separated from other interests;

I, now hereby call upon all persons having an interest in the said properties to submit their claims in the prescribed form to me within sixty days from the date of this notice. In case no such claim is filed the whole property shall vest in the Custodian free from all encumbrances and liabilities.

Given under my hand and the seal of my Office this 23rd day of March 1954.

C. JACOB
Competent Officer and Senior Sub-Judge
Ajmer

Serial number	District where the property is situated	Town or village	Municipal No.	Name of evacuee	Persons having claim as defined in Section 2(b)	Nature of claim
1	2	3	4	5	6	7
1	Ajmer	Ajmer	Lime Kiln erected between property Nos. AMO/X/552 and 558 situate near Bhang Baori Ajmer including tin shed and boundary wall and court yard and a Bargad Tree as well as land bounded as under :— East: Lime Kiln of Mat. Gandhi etc.. West: Mohalla Shah Gunj and Somalpur Road South; South: Properties of Gandhi and Kahn Badshah; and North: Public passage and Nalla.	Ahmed Ali son of Mohammed Ali.	Narsinghdas son of Bhairon Bux. Ghasety Bazar, Ajmer.	Mortgage.

1	2	3	4	5	6	7
2	Ajmer	Beawar	1585 Abdul Rahim	Abdul Gafoor son of Abdul Qayum C/o Shri M. Mukhtiar, Advocate, Beawar.	Co-sharer.
3	Ajmer	Beawar	I/259 Moinuddin, Habib Ahmed, Abdul Gani, Abdul Rahim.	Abdul Wahid s/o Abdul Haq, C/o Sri M. Mukhtar Advocate, Beawar.	Do.
1	Ajmer	Ajmer	AMC/VIII/81 Mst. Sahibi Bibi W/o Manoo Khan and Abdul Jabbar and Fazal Ahmed s/o Manookhan.	Suraj Parkash s/o Chander Parkash, Advocate, Kayastha Mohalla, Ajmer.	Mortgage.
2	Do.	Do.	AMC/IX/366 Badrul Hussain	Mst. Zuhra Bibi w/o Nurul Hussain, Inderkote, Ajmer.	Co-sharers.
3	Do.	Beawar	1103 Badruddin Hisammudin	Dhanji s/o Kunja, Barber, Beawar.	Mortgage.
4	Do.	Do.	1711 & 1714 Abdul Karim and his sister	Mst. Zenab w/o Karim Bux Kiswa Darwaza, Nadi ke pass, Pali Marwar.	Co-sharers.
5	Do.	Do.	3949 Abdul Gafoor	Lal Mohd. and Abdul Sattar s/o Mohmoodji, Rangrej, Beawar.	Do.
6	Do.	Ajmer	AMC/XVII/239 Sri Manzur Ali Shah s/o Giga Shah Fakir, village Somalpur near, Ajmer.	Mst. Amna widow of Gul Bahar Ali Shah Fakir, Village Somalpur, near Ajmer.	Do.
5	Ajmer	Ajmer	AMC/VII/797 No evacuee	Mst. Dhapu Bai w/o Sri Rajmal Surana s/o Danumal Oswal residing in house No. AMC/VIII/380 at Lodhan Gali Lakhani Kotri, Ajmer (as sole heir and legal representative of the deceased mortgagee Shri Raj Mal).	Mortgage.
6	Ajmer	Ajmer	AMC/VII/853 Hazi Allanoor s/o Hazi Azim Bau, Evacuee.	Do.	Do.
7	Ajmer	Untra	One Nohra at Uperla Untra and one house Pucca at Uperlavas Untra.	Vas- Bhanwari Khan son of Khuda Bux Khan. 2. Nasir Khan son of Alla Bux Khan Muslims of Untra at present gone to Pakistan.	1. Rampal son of Birdhi Chand 2. Gegalal s/o Rampal Mahajan of Untra.	Do.
8	Ajmer	Ajmer	AMC/IX/51 Abdul Sattar Khan son of Shafat Khan, Khadim Mohalla, Doongarpara, Ajmer.	1. Munshi Ashafaq Hussain s/o Munshi Altaf Hussain. 2. Mst. Bismillah Bibi w/o Munshi Altaf Hussain, residents of Mohalla Khadiman Chah Arat, Ajmer.	Do.
9	Ajmer	Ajmer	AMC/IX/769 Noor Mohammed son of Mohammed Ismail, aged 45 years, Chargeman Locostop, Deptt. No. 6 Ticket No. 937, Western Railway, Ajmer now evacuee.	Shrimati Sher Banoo w/o Syed Mohammed Ali Itarsaz, Mohalla Gandhian, Gali Langarkhana, Ajmer.	Do.
10	Do.	Do.	AMC/IX/380 Badrul Hussain son of Nural Hussain as legal representative of Meer Jahrul Hussain and Mir Jahuruddin Hussain, Jagirdars of Ajmer present whereabouts not known.	1. Rasul Bux. 2. Allah Noor sons of Seikh Farid, residents of Sambhar as selves and as legal representatives of their deceased father Seikh Farid son of Seikh Pear Bux.	Do.
11	Ajmer	Beawar	4779 1. Nathu s/o Hahibux. 2. Chand s/o Nathu 3. Mola Bux son of Nathu. 4. Sultan son of Nathu.	1. Pandit Lakshminarain s/o Pt. Ramnarain, Bhambi Mohalla, Navgarh temple, Beawar. 2. Pt. Swaroop Narain s/o Pt. Ladshminarain, Mohalla, Navgarh temple, Beawar.	Do.
12	Ajmer	Ajmer	AMC/IX/855 M/s. Gulam Rasul Rahimbux and Imamuddin s/o Golabji Originally of Silawat Mohalla, Lakhani Kotri, Ajmer.	The Urban Co-operative Bank Ajmer Merwara Ltd., Ajmer.	Do.
13	Ajmer	Ajmer	AMC/X/1059 Mst. Aziz Begum w/o Mohd. Ayub Balg Idgah, Ajmer.	Do.	Do.
14	Ajmer	Ajmer	AMC/XIX/189 Rustam Khan s/o Abdulla Khan of Mohalla Longian, Ajmer.	Do.	Do.
15	Ajmer	Srinagar	House No. 238 at Srinagar.	village 1. Chandali son of Rasoolbux 2. Mohd. Ali son of Samsher Ali. 3. Ahmed Ali now evacuees.	Shri Sujanmal son of Mangilal Mahajan of village Srinagar (Ajmer-State).	Do.

No. of
applica-
tions
u/a 6 of
the
Act

Statistics of wages of Agricultural Labour of the State of Ajmer for the month of February 1954

AJMER SUB-DIVISION Village.—Tabiji. District.—AJMER. Normal working hours—8 to 10 hrs.						BRAWAR SUB-DIVISION Village.—Balad. District.—AJMER. Normal working hours—8 hrs.					KUKRI SUB-DIVISION Village.—Kekri. District.—AJMER. Normal working hours—8 hours.				
Type of Labour	Wages in kind as actually given					Wages in kind as actually given					Wages in kind as actually given				
	Cash wages	Commo- dity	Quantity	Cash equiva- lent	Total wages in cash	Cash wages	Commo- dity	Quantity	Cash equiva- lent	Total wages in cash	Cash wages	Commo- dity	Quantity	Cash equiva- lent	Total wages in cash
1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16
	Rs. A. P.			Rs. A. P.	Rs. A. P.	Rs. A. P.			Rs. A. P.	Rs. A. P.	Rs. A. P.			Rs. A. P.	Rs. A. P.
(1) <i>Skilled Labour</i> —															
(a) Carpenters	Coarse grain	30 seers per plough per harvest	12 0 0	12 0 0	13 0 0	Grain	One Md. per plough per harvest	13 0 0	13 0 0	3 0 0	Food grains for six months.	25 Srs.	5 0 0	5 0 0
(b) Blacksmiths	Do.	Do.	12 0 0	12 0 0	Do.	Do.	Do.	Do.	Do.	2 8 0	Do.	Do.	5 0 0	5 0 0
(c) Mochi (Cobblers)	Do.	1 Md. per plough per harvest	14 0 0	14 0 0	Do.	Do.	Do.	Do.	Do.	2 8 0	Do.	Do.	5 0 0	5 0 0
(2) <i>Field Labour</i> —							Irrigation								
(a) Men .. 1 6 0	1 0 0	..	1 0 0	1 0 0	1 0 0
(b) Women .. 0 12 0	0 12 0	..	0 12 0	0 12 0	0 12 0
(c) Children .. 0 8 0	0 8 0	..	0 8 0	0 10 0	0 10 0
(3) <i>Other Agricultural labour</i> —															
(a) Men .. 1 0 0	1 0 0	0 12 0	0 12 0
(b) Women .. 0 12 0	0 12 0	0 10 0	0 10 0
(c) Children .. 0 8 0	0 8 0	0 8 0	0 8 0
(4) <i>Herdsmen</i> †—															
(a) Men	Per buffalo per month	1 0 0	..	Per cow per month	0 8 0	Rs. 30/- to Rs. 40/- per month	1 0 0	1 0 0
(b) Women
(c) Children	0 8 0	0 8 0

* These include ploughmen, sowers, reapers, harvesters, wooders, transplanters, etc.

† These include coolies employed for watering the fields, load carriers coolies, well-diggers, labourers cleaning silt from water-ways, embankments etc.

‡ They include persons whose main work is to collect live-stock from different owners' houses and to feed them in the jungle during the day and again carry them to the owners' places.

